

YOU WERE CALLED

§ 46.1-550

CODE OF VIRGINIA

§ 46.1-552

chapter, directly or indirectly, to solicit the sale of a motor vehicle through a pecuniarily interested person; or to pay, or cause to be paid, any commission or compensation in any form whatsoever to any person in connection with the sale of a motor vehicle, unless such person is duly licensed as a salesman in the employ of such dealer. (Code 1950, § 46-538; 1958, c. 541.)

**§ 46.1-550. Salesman selling for other than his employer prohibited.**—It is unlawful for any motor vehicle salesman licensed under this chapter to sell or exchange or offer or attempt to sell or exchange any motor vehicle except for the licensed motor vehicle dealer by whom he is employed, or to offer, transfer or assign any sale or exchange that he may have negotiated to any other dealer or salesman. (Code 1950, § 46-539; 1958, c. 541.)

## CHAPTER 8.

### PARKING FACILITIES.

Sec.

46.1-551. Removal of trespassing vehicles by owner, etc., of parking or other lot or building.

parking accommodations as to motor vehicles and property left therein.

46.1-552. Liability of persons furnishing free

**§ 46.1-551. Removal of trespassing vehicles by owner, etc., of parking or other lot or building.**—It shall be lawful for any owner, operator or lessee of any parking lot or parking area or space therein or part thereof, or of any other lot or building, including any town, city or county, to have any motor or other vehicle, occupying such lot, area, space or building or part thereof without the permission of such owner, operator, lessee, or authorized agent of the one having the control of such premises removed by towing or otherwise, to a licensed garage for storage until called for by the owner or his agent, provided notice of such action shall be first or simultaneously therewith given to at least one of the local law-enforcement officers; provided, further, that in the event of such removal and storage the owner of the vehicle involved shall be chargeable with and the said vehicle may be held for a reasonable charge for its removal and storage. This section shall not apply to police, fire or public health vehicles or where a vehicle shall, because of a wreck or other emergency, be parked or left temporarily upon the property of another. (Code 1950 (Suppl.), § 46-541; 1952, c. 352; 1954, c. 435; 1958, c. 541.)

**§ 46.1-552. Liability of persons furnishing free parking accommodations as to motor vehicles and property left therein.**—(a) No action shall lie or proceeding be brought against any person, firm or corporation conducting any business and maintaining a parking lot, at which free parking accommodations are provided for customers or employees of such business, when a motor vehicle is parked in such parking lot, for the total or partial loss of such motor vehicle by reason of theft or damage by any person other than the employee or for the total or partial loss of property left in such motor vehicle by reason of theft or damage by any person other than an employee.

(b) As used in this section, "free parking accommodations" means parking accommodations for which no specific charge is made and the patronage of the business by customers and the performance of the regular services for the business by employees shall not constitute the payment of any consideration for the use of the parking accommodations.

(c) Nothing in this section shall relieve any person of liability resulting from his own wrongdoing. (Code 1950 (Suppl.), § 46-542; 1952, c. 357; 1958, c. 541.)